

ENGROSSED SENATE BILL No. 350

DIGEST OF SB 350 (Updated February 13, 2008 5:16 pm - DI 92)

Citations Affected: IC 12-15; IC 12-29; noncode.

Synopsis: Funding for community mental health centers. Requires a county (other than Marion County) to transfer money to the division of mental health and addiction (division) to satisfy the non-federal share of medical assistance payments to community mental health centers for: (1) certain administrative services; and (2) community mental health rehabilitation services; in a specified time frame. Permits the health and hospital corporation of Marion County to make payments to the division for the operation of a community mental health center. Requires the division to ensure that the non-federal share of funding received from a county is applied only for a county's designated community mental health center. Specifies the manner in which the division may distribute certain excess state funds. Provides that the county levy for community mental health services is allocated to: (1) the division of mental health and addiction for operational expenses of community mental health centers; and (2) the community mental health centers. Requires the division of mental health and addiction to ensure that community mental health centers are allocated funding based on (Continued next page)

Effective: Upon passage; July 1, 2008.

Lawson C, Broden, Miller, Simpson, Zakas

(HOUSE SPONSORS — CRAWFORD, BROWN C, NOE)

January 14, 2008, read first time and referred to Committee on Health and Provider

January 24, 2008, amended, reported favorably — Do Pass.
January 28, 2008, read second time, amended, ordered engrossed.
January 29, 2008, engrossed. Read third time, passed. Yeas 42, nays 6.

HOUSE ACTION

February 4, 2008, read first time and referred to Committee on Ways and Means. February 21, 2008, amended, reported — Do Pass.











Digest Continued

the funding provided in the 2006-2007 state fiscal year. Requires the division of mental health and addiction to provide certain funding information to community mental health centers. Provides that the provisions of the bill are applicable only to the extent that: (1) the congressional moratorium on the implementation of certain rules by the U.S. Secretary of Health and Human Services is not extended; and (2) the restricted rules are implemented. Specifies the allocation formula for the 2008-2009 appropriation from the tobacco master settlement fund and the state general fund to community mental health centers. Makes conforming changes.





Second Regular Session 115th General Assembly (2008)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2007 Regular Session of the General Assembly.

ENGROSSED SENATE BILL No. 350

A BILL FOR AN ACT to amend the Indiana Code concerning human services.

Be it enacted by the General Assembly of the State of Indiana:

- SECTION 1. IC 12-15-16-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 1. (a) A provider that is an acute care hospital licensed under IC 16-21, a state mental health institution under IC 12-24-1-3, or a private psychiatric institution licensed under IC 12-25 is a disproportionate share provider if the provider meets either of the following conditions:
 - (1) The provider's Medicaid inpatient utilization rate is at least one (1) standard deviation above the mean Medicaid inpatient utilization rate for providers receiving Medicaid payments in Indiana. However, the Medicaid inpatient utilization rate of providers whose low income utilization rate exceeds twenty-five percent (25%) must be excluded in calculating the statewide mean Medicaid inpatient utilization rate.
 - (2) The provider's low income utilization rate exceeds twenty-five percent (25%).
- (b) An acute care hospital licensed under 16-21 is a municipal disproportionate share provider if the hospital:

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1	(1) has a Medicaid utilization rate greater than one percent (1%);
2	and
3	(2) is established and operated under IC 16-22-2 or IC 16-23.
4	(c) A community mental health center: that:
5	(1) that is identified in IC 12-29-2-1;
6	(2) receives funding under: for which a county provides funds
7	under:
8	(A) IC 12-29-1-7(b) before January 1, 2004; or
9	(B) IC 12-29-2-20(e) IC 12-29-2-20(d) after December 31,
10	2003;
11	or from other county sources; and
12	(3) that provides inpatient services to Medicaid patients;
13	is a community mental health center disproportionate share provider if
14	the community mental health center's Medicaid inpatient utilization
15	rate is greater than one percent (1%).
16	(d) A disproportionate share provider under IC 12-15-17 must have
17	at least two (2) obstetricians who have staff privileges and who have
18	agreed to provide obstetric services under the Medicaid program. For
19	a hospital located in a rural area (as defined in Section 1886 of the
20	Social Security Act), an obstetrician includes a physician with staff
21	privileges at the hospital who has agreed to perform nonemergency
22	obstetric procedures. However, this obstetric service requirement does
23	not apply to a provider whose inpatients are predominantly individuals
24	less than eighteen (18) years of age or that did not offer nonemergency
25	obstetric services as of December 21, 1987.
26	(e) The determination of a provider's status as a disproportionate
27	share provider under this section shall be based on utilization and
28	revenue data from the most recent year for which an audited cost report
29	from the provider is on file with the office.
30	SECTION 2. IC 12-15-18-5.1 IS AMENDED TO READ AS
31	FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 5.1. (a) For state fiscal
32	years ending on or after June 30, 1998, the trustees and each municipal
33	health and hospital corporation established under IC 16-22-8-6 are
34	authorized to make intergovernmental transfers to the Medicaid
35	indigent care trust fund in amounts to be determined jointly by the
36	office and the trustees, and the office and each municipal health and
37	hospital corporation.
38	(b) The treasurer of state shall annually transfer from appropriations
39	made for the division of mental health and addiction sufficient money
40	to provide the state's share of payments under IC 12-15-16-6(c)(2).
41	(c) The office shall coordinate the transfers from the trustees and
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each municipal health and hospital corporation established under



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1	IC 16-22-8-6 so that the aggregate intergovernmental transfers, when
2	combined with federal matching funds:
3	(1) produce payments to each hospital licensed under IC 16-21
4	that qualifies as a disproportionate share provider under
5	IC 12-15-16-1(a); and
6	(2) both individually and in the aggregate do not exceed limits
7	prescribed by the federal Centers for Medicare and Medicaid

The trustees and a municipal health and hospital corporation are not required to make intergovernmental transfers under this section. The trustees and a municipal health and hospital corporation may make additional transfers to the Medicaid indigent care trust fund to the extent necessary to make additional payments from the Medicaid indigent care trust fund apply to a prior federal fiscal year as provided in IC 12-15-19-1(b).

- (d) A municipal disproportionate share provider (as defined in IC 12-15-16-1) shall transfer to the Medicaid indigent care trust fund an amount determined jointly by the office and the municipal disproportionate share provider. A municipal disproportionate share provider is not required to make intergovernmental transfers under this section. A municipal disproportionate share provider may make additional transfers to the Medicaid indigent care trust fund to the extent necessary to make additional payments from the Medicaid indigent care trust fund apply to a prior federal fiscal year as provided in IC 12-15-19-1(b).
 - (e) A county making a payment under:
 - (1) IC 12-29-1-7(b) before January 1, 2004; or
- (2) IC 12-29-2-20(e) IC 12-29-2-20(d) after December 31, 2003; or from other county sources to a community mental health center qualifying as a community mental health center disproportionate share provider shall certify that the payment represents expenditures that are eligible for federal financial participation under 42 U.S.C. 1396b(w)(6)(A) and 42 CFR 433.51. The office shall assist a county in making this certification.

SECTION 3. IC 12-29-2-2, AS AMENDED BY P.L.224-2007, SECTION 102, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 2. (a) A county shall fund the operation of community mental health centers in the amount determined under subsection (b), unless a lower tax levy amount will be adequate to fulfill the county's financial obligations under this chapter in any of the following situations:

(1) If the total population of the county is served by one (1)



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1	center.
2	(2) If the total population of the county is served by more than one
3	(1) center.
4	(3) If the partial population of the county is served by one (1)
5	center.
6	(4) If the partial population of the county is served by more than
7	one (1) center.
8	(b) The amount of funding under subsection (a) for taxes first due
9	and payable in a calendar year is the following:
10	(1) For 2004, the amount is the amount determined under STEP
11	THREE of the following formula:
12	STEP ONE: Determine the amount that was levied within the
13	county to comply with this section from property taxes first
14	due and payable in 2002.
15	STEP TWO: Multiply the STEP ONE result by the county's
16	assessed value growth quotient for the ensuing year 2003, as
17	determined under IC 6-1.1-18.5-2.
18	STEP THREE: Multiply the STEP TWO result by the county's
19	assessed value growth quotient for the ensuing year 2004, as
20	determined under IC 6-1.1-18.5-2.
21	(2) Except as provided in subsection (c), for 2005 and each year
22	thereafter, the result equal to:
23	(A) the amount that was levied in the county to comply with
24	this section from property taxes first due and payable in the
25	calendar year immediately preceding the ensuing calendar
26	year; multiplied by
27	(B) the county's assessed value growth quotient for the ensuing
28	calendar year, as determined under IC 6-1.1-18.5-2.
29	(c) This subsection applies only to property taxes first due and
30	payable after December 31, 2007. This subsection applies only to a
31	county for which a county adjusted gross income tax rate is first
32	imposed or is increased in a particular year under IC 6-3.5-1.1-24 or a
33	county option income tax rate is first imposed or is increased in a
34	particular year under IC 6-3.5-6-30. Notwithstanding any provision in
35	this section or any other section of this chapter, for a county subject to
36	this subsection, the county's maximum property tax levy under this
37	section to fund the operation of community mental health centers for
38	the ensuing calendar year is equal to the county's maximum property
39	tax levy to fund the operation of community mental health centers for
40	the current calendar year.
41	(d) Except as provided in subsection (h), the county shall pay to

the division of mental health and addiction the part of the funding



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determined under subsection (b) that is appropriated solely for funding the operations of a community health center. The funding required under this section for operations of a community health center shall be paid by the county to the division of mental health and addiction. These funds shall be used solely for satisfying the non-federal share of medical assistance payments to community mental health centers serving the county for:

- (1) allowable administrative services; and
- (2) community mental health rehabilitation services.

 All other funding appropriated for the purposes allowed under section 1.2(b)(1) of this chapter shall be paid by the county directly

to the community mental health center semiannually at the times that the payments are made under subsection (e).

- (e) The county shall appropriate and disburse the funds for operations semiannually not later than December 1 and June 1 in an amount equal to the amount determined under subsection (b) and requested in writing by the division of mental health and addiction. The total funding amount paid to the division of mental health and addiction for a county for each calendar year may not exceed the amount that is calculated in subsection (b) and set forth in writing by the division of mental health and addiction for the county. Funds paid to the division of mental health and addiction by the county shall be submitted by the county in a timely manner after receiving the written request from the division of mental health and addiction, to ensure current year compliance with the community mental health rehabilitation program and any administrative requirements of the program.
- (f) The division of mental health and addiction shall ensure that the non-federal share of funding received from a county under this program is applied only for matching federal funds for the designated community mental health centers to the extent a center is eligible to receive county funding under IC 12-21-2-3(5)(E).
 - (g) The division of mental health and addiction:
 - (1) shall first apply state funding to a community mental health center's non-federal share of funding under this program; and
 - (2) may next apply county funding received under IC 12-29-2-2 to any remaining non-federal share of funding for the community mental health center.

The division shall distribute any excess state funds that exceed the community mental health rehabilitation services non-federal share applied to a community mental health center that is entitled to the



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1	excess state funds.
2	(h) The health and hospital corporation of Marion County
3	created by IC 16-22-8-6 may make payments to the division for the
4	operation of a community mental health center as described in this
5	chapter.
6	SECTION 4. IC 12-29-2-2.5 IS ADDED TO THE INDIANA CODE
7	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
8	1, 2008]: Sec. 2.5. (a) As used in this section, "mental health
9	transformation pilot project" refers to a project that is funded
10	from sources that are not used to fund the community mental
11	health system as of July 1, 2008.
12	(b) The division shall do the following:
13	(1) Determine the total funding amount provided to each
14	community mental health center for the 2006-2007 state fiscal
15	year, including specifying the sources of the funding provided
16	to the community mental health center.
17	(2) Determine the percentage of total funding provided to
18	each community mental health center from the total amount
19	of funding the division provided.
20	(3) Ensure that each community mental health center receives
21	the same funding distribution percentage calculated in
22	subdivision (2) in subsequent fiscal years based upon the total
23	amount of funding available to community mental health
24	centers.
25	(4) Provide notice to a community mental health center,
26	before the beginning of a state fiscal year, of the total amount
27	of funding available to the community mental health center
28	for use as eligible nonfederal funds under the community
29	mental health rehabilitation services program. The eligible
30	nonfederal share must be specifically identified as follows:
31	(A) State match eligible dollars.
32	(B) Dedicated state dollars.
33	(C) Federal grant dollars.
34	(D) Performance based funding dollars.
35	(c) If the division determines that additional funds are available
36	to community mental health centers as part of a mental health
37	transformation pilot project administered by the office of the
38	secretary, the additional available funds may not be included as
39	part of the allocation percentage determined in subsection (b)(2).
40	SECTION 5. IC 12-29-2-15 IS AMENDED TO READ AS
41	FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 15. (a) A community



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mental health center that:

1	(1) is certified by the division of mental health and addiction; and
2	(2) receives county funding from one (1) or more counties under
3	this chapter; and
4	(3) (2) is not administered by a hospital licensed under
5	IC 16-21-2;
6	shall include a member of a county fiscal body, or a county fiscal
7	body's designee, on the center's governing board. The member shall be
8	selected by the county fiscal body of the county where the community
9	mental health center maintains its corporate mailing address. The
10	county fiscal body representative must reside in one (1) of the counties
11	in the community mental health center's primary service area.
12	(b) A community mental health center that:
13	(1) is certified by the division of mental health and addiction; and
14	(2) receives county funding from one (1) or more counties under
15	this chapter; and
16	(3) is administered by a hospital licensed under IC 16-21-2;
17	shall include a member of a county fiscal body, or a county fiscal
18	body's designee, on the center's advisory board. The member shall be
19	selected by the county fiscal body of the county where the community
20	mental health center maintains its corporate mailing address. The
21	county fiscal body representative must reside in one (1) of the counties
22	in the community mental health center's primary service area.
23	SECTION 6. IC 12-29-2-16 IS AMENDED TO READ AS
24	FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 16. A community
25	mental health center that is certified by the division of mental health
26	and addiction shall provide an annual report to the fiscal body of each
27	county located in the community mental health center's primary
28	service area. from which the center receives funding under this
29	chapter.
30	SECTION 7. IC 12-29-2-20 IS AMENDED TO READ AS
31	FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 20. (a) The county
32	payment for operations of a community mental health center shall
33	be paid by the county treasurer to the division as described in
34	section 2 of this chapter.
35	(b) To the extent that money is appropriated by a county for
36	purposes allowed under section 1.2(b)(1) of this chapter or is no
37	longer required or requested for programs under section 2 of this
38	chapter, on the first Monday in October, the county auditor shall
39	certify to:
40	(1) the division of mental health and addiction, for a community
41	mental health center; and

(2) the president of the board of directors of each community



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1	mental health center;
2	the amount of money that will be provided to the community mental
3	health center under this chapter.
4	(b) (c) The county payment to the community mental health center
5	shall be paid by the county treasurer to the treasurer of each community
6	mental health center's board of directors in the following manner:
7	(1) One-half $(1/2)$ of the county payment to the community mental
8	health center shall be made on the second Monday in July.
9	(2) One-half $(1/2)$ of the county payment to the community mental
10	health center shall be made on the second Monday in December.
11	(e) (d) A county making a payment under this section or from other
12	county sources to a community mental health center that qualifies as a
13	community mental health center disproportionate share provider under
14	IC 12-15-16-1 shall certify that the payment represents expenditures
15	eligible for financial participation under 42 U.S.C. 1396b(w)(6)(A) and
16	42 CFR 433.51. The office shall assist a county in making this
17	certification.
18	(d) (e) Payments by the county fiscal body:
19	(1) must be in the amounts:
20	(A) determined by sections 2 through 5 of this chapter; and
21	(B) authorized by sections 1.2 and 13 of this chapter; and
22	(2) are in place of grants from agencies supported within the
23	county solely by county tax money.
24	SECTION 8. IC 12-29-4 IS ADDED TO THE INDIANA CODE AS
25	A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE UPON
26	PASSAGE]:
27	Chapter 4. SEA 350-2008 Moratorium
28	Sec. 1. As used in this chapter, "restricted rules" means the
29	rules that the United States Secretary of Health and Human
30	Services is restricted from implementing under the congressional
31	moratorium enacted as part of H.R. 2206 (Iraq War Supplement;
32	May 25, 2007), including the following:
33	(1) The proposed rule published on January 18, 2007, in
34	volume 72 of the Federal Register (relating to 42 CFR, parts
35	433, 447, and 457).
36	(2) The final form of the proposed rule described in
37	subdivision (1) as published in volume 72 of the Federal
38	Register on May 29, 2007.
39	Sec. 2. Notwithstanding any other law, the additions and
40	amendments to the Indiana Code set forth in SEA 350-2008 are
41	applicable only to the extent that:
42	(1) the congressional moratorium on the implementation of



1	the restricted rules by the United States Secretary of Health	
2	and Human Services is not extended; and	
3	(2) the restricted rules are implemented.	
4	SECTION 9. [EFFECTIVE UPON PASSAGE] (a) As used in this	
5	SECTION, "secretary" refers to the secretary of family and social	
6	services appointed under IC 12-8-1-2.	
7	(b) This SECTION applies to money appropriated to	
8	community mental health centers from:	
9	(1) the state general fund; and	
10	(2) the tobacco master settlement agreement fund;	
11	by P.L.234-2007, SECTION 8.	
12	(c) Notwithstanding P.L.234-2007, SECTION 8, the office of the	
13	secretary and the budget agency shall allocate the amount	
14	appropriated to community mental health centers for the	
15	2008-2009 state fiscal year in the manner required by subsection	
16	(d).	
17	(d) The office of the secretary and the budget agency shall	U
18	allocate the amount appropriated to community mental health	
19	centers for the 2008-2009 state fiscal year using the same allocation	
20	formula used under the Hoosier assurance program for	
21	distributions made in the 2007-2008 state fiscal year.	
22	(e) The authority of:	
23	(1) the office of the secretary to determine an allocation	
24	formula for the appropriations described in subsection (b);	_
25	and	
26	(2) the budget agency to approve the allocation formula	
27	determined by the office of the secretary;	
28	granted by P.L.234-2007, SECTION 8 is voided by this SECTION.	V
29	(f) This SECTION expires July 1, 2009.	
30	SECTION 10. An emergency is declared for this act.	



COMMITTEE REPORT

Madam President: The Senate Committee on Health and Provider Services, to which was referred Senate Bill No. 350, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Page 5, line 7, delete ";" and insert ".".

Page 5, delete lines 8 through 13.

Page 5, line 14, delete "(f)" and insert "(e)".

Page 5, line 28, delete "(g)" and insert "(f)".

Page 6, line 26, delete "section 2(e) of this" and insert "section 2 of this chapter.".

Page 6, delete lines 27 through 30.

and when so amended that said bill do pass.

(Reference is to SB 350 as introduced.)

MILLER, Chairperson

Committee Vote: Yeas 8, Nays 1.

SENATE MOTION

Madam President: I move that Senator Broden be added as coauthor of Senate Bill 350.

LAWSON C

SENATE MOTION

Madam President: I move that Senators Miller and Simpson be added as coauthors of Senate Bill 350.

LAWSON C

SENATE MOTION

Madam President: I move that Senate Bill 350 be amended to read as follows:

Page 2, line 6, delete "makes payments" and insert "provides funds".

Page 2, line 7, delete "to the division of mental health and addiction".

Page 5, line 23, after "funding" insert "received from a county".

Page 5, line 24, after "the" insert "designated".

Page 5, between lines 26 and 27, begin a new paragraph and insert:

- "(g) The division of mental health and addiction:
 - (1) shall first apply state funding to a community mental health center's non-federal share of funding under this program; and
- (2) may next apply county funding received under IC 12-29-2-2 to any remaining non-federal share of funding for the community mental health center.

The division shall distribute any excess state funds that exceed the community mental health rehabilitation services non-federal share applied to a community mental health center that is entitled to the excess state funds.".

(Reference is to SB 350 as printed January 25, 2008.)

LAWSON C

SENATE MOTION

Madam President: I move that Senator Zakas be added as coauthor of Engrossed Senate Bill 350.

LAWSON C

COMMITTEE REPORT

Mr. Speaker: Your Committee on Ways and Means, to which was referred Senate Bill 350, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Page 4, line 41, delete "The" and insert "Except as provided in



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subsection (h), the".

Page 4, line 41, after "pay" insert "to the division of mental health and addiction the part of".

Page 4, line 41, delete "in the amount".

Page 4, line 42, delete "to the division of mental health and addiction." and insert "that is appropriated solely for funding the operations of a community health center.".

Page 5, line 1, after "section" insert "for operations of a community health center".

Page 5, between lines 7 and 8, begin a new line blocked left and insert:

"All other funding appropriated for the purposes allowed under section 1.2(b)(1) of this chapter shall be paid by the county directly to the community mental health center semiannually at the times that the payments are made under subsection (e).".

Page 5, line 8, after "funds" insert "for operations".

Page 5, between lines 37 and 38, begin a new paragraph and insert:

"(h) The health and hospital corporation of Marion County created by IC 16-22-8-6 may make payments to the division for the operation of a community mental health center as described in this chapter.

SECTION 4. IC 12-29-2-2.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 2.5. (a) As used in this section, "mental health transformation pilot project" refers to a project that is funded from sources that are not used to fund the community mental health system as of July 1, 2008.

- (b) The division shall do the following:
 - (1) Determine the total funding amount provided to each community mental health center for the 2006-2007 state fiscal year, including specifying the sources of the funding provided to the community mental health center.
 - (2) Determine the percentage of total funding provided to each community mental health center from the total amount of funding the division provided.
 - (3) Ensure that each community mental health center receives the same funding distribution percentage calculated in subdivision (2) in subsequent fiscal years based upon the total amount of funding available to community mental health centers.
 - (4) Provide notice to a community mental health center, before the beginning of a state fiscal year, of the total amount











of funding available to the community mental health center for use as eligible nonfederal funds under the community mental health rehabilitation services program. The eligible nonfederal share must be specifically identified as follows:

- (A) State match eligible dollars.
- (B) Dedicated state dollars.
- (C) Federal grant dollars.
- (D) Performance based funding dollars.
- (c) If the division determines that additional funds are available to community mental health centers as part of a mental health transformation pilot project administered by the office of the secretary, the additional available funds may not be included as part of the allocation percentage determined in subsection (b)(2).".

Page 6, line 30, after "for" insert "operations of".

Page 6, line 33, delete "monies are" and insert "money is appropriated by a county for purposes allowed under section 1.2(b)(1) of this chapter or is".

Page 7, after line 19, begin a new paragraph and insert:

"SECTION 8. IC 12-29-4 IS ADDED TO THE INDIANA CODE AS A **NEW** CHAPTER TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]:

Chapter 4. SEA 350-2008 Moratorium

- Sec. 1. As used in this chapter, "restricted rules" means the rules that the United States Secretary of Health and Human Services is restricted from implementing under the congressional moratorium enacted as part of H.R. 2206 (Iraq War Supplement; May 25, 2007), including the following:
 - (1) The proposed rule published on January 18, 2007, in volume 72 of the Federal Register (relating to 42 CFR, parts 433, 447, and 457).
 - (2) The final form of the proposed rule described in subdivision (1) as published in volume 72 of the Federal Register on May 29, 2007.
- Sec. 2. Notwithstanding any other law, the additions and amendments to the Indiana Code set forth in SEA 350-2008 are applicable only to the extent that:
 - (1) the congressional moratorium on the implementation of the restricted rules by the United States Secretary of Health and Human Services is not extended; and
 - (2) the restricted rules are implemented.

SECTION 9. [EFFECTIVE UPON PASSAGE] (a) As used in this SECTION, "secretary" refers to the secretary of family and social

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services appointed under IC 12-8-1-2.

- (b) This SECTION applies to money appropriated to community mental health centers from:
 - (1) the state general fund; and
- (2) the tobacco master settlement agreement fund; by P.L.234-2007, SECTION 8.
- (c) Notwithstanding P.L.234-2007, SECTION 8, the office of the secretary and the budget agency shall allocate the amount appropriated to community mental health centers for the 2008-2009 state fiscal year in the manner required by subsection (d).
- (d) The office of the secretary and the budget agency shall allocate the amount appropriated to community mental health centers for the 2008-2009 state fiscal year using the same allocation formula used under the Hoosier assurance program for distributions made in the 2007-2008 state fiscal year.
 - (e) The authority of:
 - (1) the office of the secretary to determine an allocation formula for the appropriations described in subsection (b); and
 - (2) the budget agency to approve the allocation formula determined by the office of the secretary;

granted by P.L.234-2007, SECTION 8 is voided by this SECTION.

(f) This SECTION expires July 1, 2009.

SECTION 10. An emergency is declared for this act.".

Renumber all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to SB 350 as reprinted January 29, 2008.)

CRAWFORD, Chair

Committee Vote: yeas 13, nays 6.

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